

Appl. No. 10/699,440
Amdt. dated June 26, 2006
Reply to Office Action of May 08, 2006

Amendments to the Drawings:

There are no amendments to the drawings.



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REMARKS/ARGUMENTS

The Declaration was corrected and resubmitted to the Patent Office on April 10, 2006. Enclosed is a copy of the Post Card Receipt, dated April 10, 2006, a copy of the corrected Declaration and two copies of the Fee Transmittal (PTO/SB/17) authorizing a charge of \$130.00 to deposit account 50-0931 for late transmittal of a declaration.

The Examiner's objections to the claims are being corrected by this amendment. Claim 1, at lines 8-11 is being rewritten to recite "a plurality of nanometer-sized particles including multiwalled carbon nanotubes". Claim 3 is also being amended to recite "said nanometer-sized particles comprising at least 1.5 mg of said multiwalled carbon nanotubes". Thus, it is respectfully submitted that claim 1 and claim 3, as amended, clearly set forth the amount of nanometer-sized particles desired to make the Applicants' claimed inventions. Support for this amendment to claims 1 and 3 may be found at page 13, lines 2-3 of the specification which teaches a quantity of approximately 1.5 mg of multiwalled carbon nanotubes dispersed into a pbT/chlorobenzene mixture and sonicated for 2 hours to make the claimed invention.

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Claims 14 and 16 are being amended in a similar manner with claim 14 being amended at lines 7-8 to recite the step of "providing a plurality of nanometer-sized particles to produce a charge separation interface" and claim 16 being amended to recite said nanometer-sized particles comprising at least 1.5 mg of multiwalled carbon nanotubes". Accordingly, it is respectfully submitted that claim 14 and claim 16, as amended, clearly set forth the amount of nanometer-sized particles desired to make the Applicants' claimed inventions.

In claim 5, at line 2, the term "SWNT" is being spelled out by the recitation "single-walled carbon nanotubes" to avoid any possible confusion as to the meaning of the term (SWNT). The same correction is being made in claim 18 by this amendment.

In view of the foregoing remarks considered in conjunction with the claims as now presented, it is respectfully submitted that the application is in condition to issue as a U.S. Patent.

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The prompt issuance of this application as a U.S. Patent is
earnestly solicited.

Respectfully submitted,

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Attachments:

Post Card Receipt
Declaration
Fee Transmittal (2 copies)



Navy Case No: 95801 DSK:psv
Serial No: 10/699,440
Applicant: ROBERTS et.al.

Receipt of the following application papers is evidenced hereon by official stamp of the
U. S. Patent and Trademark Office:

Form 8-3 Express Mail Certificate -- 1 pg
Transmittal Form 1 pg
Fee Transmittal Form (Orig & copy) 2 pgs
Declaration 4 pgs
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